

REMARKS

Claims 1-42 and 46-56 are all the claims pending in the application. By this Amendment, claims 1, 15 and 29 are amended and new claims 46-56 added. Accordingly, claims 1-42 and 46-56 are all the claims pending in the application.

Claims 1, 10-12, 14-15, 24-26, 28-29, 38-40 and 42 were rejected in the Final Office Action (Paper No. 10) under 35 U.S.C. § 102(e) as anticipated by Yogaratnam. Claims 1, 15 and 29 have been amended and Applicant respectfully submits that those claims are clearly patentable over Yogaratnam at least because Yogaratnam does not disclose an application program executing each of a plurality of applets in a separate window.

Claim 1, for example, requires an application program executing each applet in a separate window. The Examiner, in the Advisory Action, refers to the claims of Yogaratnam, col. 5, lines 60-63, and the figures of Yogaratnam as disclosing a JAVA Virtual Machine executing a plurality of applications or applets. However, Yogaratnam treats a Virtual Machine different from an application. See col. 6, lines 40-42. Even if Yogaratnam discloses a Virtual Machine executing a plurality of applicants, it does not disclose an application executing a plurality of applets. Further, Yogartnam fails to teach or suggest an application program executing each of a plurality of applets in separate windows.

Claims 3-9, 18-23 and 31-37 were rejected in the Final Office Action under 35 U.S.C. § 103 as being unpatentable over Yogaratnam in view of Southgate. It is respectfully submitted that Southgate does not satisfy the deficiencies of Yogaratnam and therefore the combination does not render these claims unpatentable.

Amendment Under 37 C.F.R. § 1.114
U.S. Application No.: 09/747,063

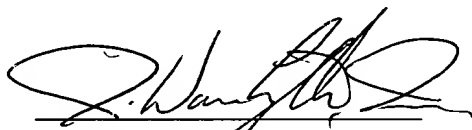
Attorney Docket No.: A8063

Claims 2-14, 16-28, 30-42 and 47-56 are patentable at least by virtue of their dependency on claims 1, 15, 29 or 46.

New claims 46-48 are clearly patentable over Yogaratnam at least because of the recitation in claim 46 of "executing each of the selected applets in the separate window within the viewer." Yogaratnam fails to teach or suggest executing applets in separate windows and clearly fails to teach or suggest executing selected applets in separate windows within a viewer. Support is found at least pages 7-10 of the specification, and in Fig. 4.

The USPTO is directed and authorized to charge all required fees, except for the Issue Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any overpayments to said Deposit Account.

Respectfully submitted,


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